

# EXHIBIT 2

1 I'm sorry I didn't mention it.

2 Ms. Romanenko -- or I guess Mr. Williams, we will  
3 start with you. Any other issues that I have missed?

4 MR. WILLIAMS: No, Special Master Esshaki. The  
5 issues you raised and Ms. Sullivan raised we believe are all  
6 the issues.

7 MASTER ESSHAKI: All right. Ms. Romanenko, would  
8 you agree?

9 MS. ROMANENKO: Your Honor, I agree.

10 MASTER ESSHAKI: All right. And then,  
11 Mr. McMillan, would you agree?

12 MR. McMILLAN: Yes.

13 MASTER ESSHAKI: Okay. Ms. Sullivan, I'm going to  
14 task you with drafting the final order and you don't have to  
15 do it until you receive the transcript of this conference,  
16 but I do not need oral argument on this. I recall quite  
17 vividly the discussions or those items that were not  
18 discussed and I am ready to make a ruling on them, so I don't  
19 want to spend a whole lot of time with oral argument because  
20 I don't believe it was necessary. I realize that there was  
21 confusion caused in a great deal by myself because we were  
22 sort of having a free-for-all discussion, and next time I  
23 will make sure that I guard against that.

24 So starting from the top, we did not discuss at the  
25 status conference the 30(b)(6) -- the length of the

1 deposition of the 30(b)(6) and I do think that under the  
2 circumstances because this is going to be a relatively  
3 limited area we do not need to put these people through a  
4 ten-hour day, and I'm going to rule that on that 30(b)(6) for  
5 those dealers you get seven hours for the defendants and one  
6 hour for the plaintiffs.

7 All right. The other thing is with respect to who  
8 can examine, I'm going to permit more than one attorney to  
9 examine but no more than three for the defendants.

10 Now, with respect to the issue of the template, I  
11 was attempting to follow Judge Battani's instructions at the  
12 January conference where she indicated a template for a  
13 deposition protocol should be prepared that can be utilized  
14 in all cases because auto dealers and end payors are going to  
15 be deposed only once. And so at the hearing instead of  
16 saying that there is going to be one template I indicated  
17 that there was going to be two, that because the wire harness  
18 cases were so advanced I wanted to get that template done and  
19 in place so the depositions could commence.

20 I did not mean to imply that there would be a new  
21 template for every other part. There is going to be a second  
22 template that will be utilized, and you can take additional  
23 time to negotiate that, and I distinctly remember and it is  
24 in the record, I said you can tweak this second template  
25 using the first template to get a second template for the